

REMARKS

The foregoing amendment and the following comments are responsive to the final Office Action of July 18, 2005 in light of the Advisory Action mailed December 6, 2005.

In the Office Action, the Examiner allowed Claims 1-10 and rejected Claims 16-20. Claim 16 was objected to because of the informalities in the phrase “an Asiasari Radix extracts”, the term “an” is singular while “extracts” is plural. In response Applicant has amended Claim 16 to delete the word “an”.

Also, applicant has cancelled Claim 18 and added the subject matter to Claim 16. As a result of this, Claim 19 has been amended to depend on Claim 16.

In the Advisory Action, the Examiner refused to enter the previous amendment based on a view that Claim 16 as previously amended would be indefinite because the pH adjustment steps occur after the evaporation step. The present amendment places the pH adjustment steps prior to the evaporation step in Claim 16. Therefore, Claim 16 is now believed to be allowable, as are dependent Claims 17 and 19-20.

Based on the foregoing, Applicant respectfully submits that all outstanding matters have been addressed and that the present application is in condition to be allowed. Early notice to that effect is respectfully requested. To the extent the Examiner has any questions, requires additional information, or has any suggestions to resolve any outstanding matters that may exist, the Examiner is invited to contact Applicant’s counsel at the number listed below.

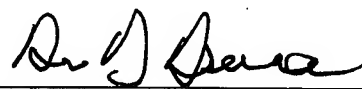
Application No.: 10/814,495
Response to Office Action of December 6, 2005
Attorney Docket: SJKIM-002USC

If any additional fee is required, please charge Deposit Account Number 19-4330.

Respectfully submitted,

Date: Dec 28, 2005 By:

Customer No.: 007663



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